

**REMARKS**

Claims 1-27 are pending, of which claims 1, 10, and 19 are independent claims.

Claim 1-27 are rejected under 35 USC 103(a) as being unpatentable over Stupek (US Patent No. 5,586,304) in view of Kullick (US Patent No. 5,764,992).

Claims 1, 2, 6, 7, 10, 11, 15, 16, 19, 20, and 24, 25 were amended in the After Final Amendment under 37 CFR 1.116 of April 26, 2004, entry of which is requested along with the filing of the RCE filed concurrently herewith and, thus, claims 1-27 remain pending for reconsideration, which is respectfully requested.

The following supplemental remarks are submitted in response to the Examiner's comments in the Advisory Action Continuation Sheet concerning support in the specification for the after final claim amendments of April 26, 2004.

**THE PRESENT CLAIMED INVENTION AND SUPPORT IN THE SPECIFICATION**

The After Final Amendment of April 26, 2004 expressly indicated on page 10, line 6 from the bottom, support for the claim amendments in the present Application. In particular, support for the claim amendments can be found, for example, on p. 13, lines 21-24; and p. 18, lines 1-15, of the present Application. Additional support for the after final claim amendments of April 26, 2004 can be found, for example, on page 11, line 33 (with reference to FIGS. 5A, 5B concerning the present claimed invention's "control information") to page 13, line 24 (with reference to FIGS. 6-7 concerning the present claimed invention's "destination defining part defining the destination address information that is indicated by a user"), of the present Application. Additional support can also be found, for example, on page 15, line 7 (with reference to FIGS. 5A, 5B, 6-7 and 9 concerning the present claimed invention's "a moving part moving the program according to the destination address information indicated by the user, wherein the said moving part comprises: ...") to page 18, line 15, of the present Application.

Therefore, the independent claims 1, 10, and 19 were amended to further emphasize the patentably distinguishing features of the present invention by reciting a program moving indicated by a user, in which the information that is copied & deleted during the program moving comprises copying the program, additional installed functions, and optional settings. In particular, in contrast to Stupek and Kullick, either alone or combined, the present claimed invention provides:

1. (PREVIOUSLY PRESENTED) An information processor comprising:

a control information retrieving part retrieving control information that is used to execute a program, wherein said control information comprises:

current address information indicating a current address where the program is stored in a storage device; and

definition information including at least one destination address information related to the program and including at least one definition name uniquely assigned to the destination address information;

a destination defining part defining the destination address information that is indicated by a user and a location different from a current location the current address where the program is stored;

a moving part moving the program in accordance with according to the destination address information indicated by the user, wherein said moving part comprises:

a copying part retrieving the current address information corresponding to said definition name uniquely assigned to the user-indicated destination address information included in said control information in accordance with said definition information and copying all information, which is stored at a current address indicated by the current address information, and comprises the program, additional installed functions information, and optional settings information, in accordance with the destination address information; and

a deleting part deleting all of the information stored at the current address including the program; and

a control information changing part changing the control information based on the destination address information (previous amendments shown for reference convenience).

A benefit of the present claimed invention is that the user does not have to redo the user's optional changes, e.g., font size, line spacing, etc., or reinstall any additional functions after indicating moving the application program to a destination location, because the optional settings and additional functions are automatically copied to the destination location.

Neither Stupek nor Kullick discloses or suggests the present invention's user directed movement of an installed application program to a destination location as claimed. In particular, Stupek's and Kullick's resource upgrading does not perform the present claimed invention's "***moving the program according to the destination address information indicated by the user,***" in which the moving comprises "retrieving the current address information corresponding to said definition name uniquely assigned to the user-indicated destination address information included in said control information in accordance with said definition information and ***copying all information, which is stored at the current address and comprises the program, additional installed functions information, and optional settings information***" (independent claim 1, emphasis added).

Further, there is no motivation disclosed or suggested by Stupek and Kullick to modify and/or combine Stupek and Kullick, and it would not be obvious to one skilled in the art to modify and/or combine the Stupek and Kullick systems, to achieve the present claimed invention, because Stupek and Kullick disclose resource upgrading, and Stupek and Kullick are silent on the present claimed invention's "***moving the program according to the destination address information indicated by the user ... said moving comprises: copying all information, which is stored at the current address and comprises the program, additional installed functions information, and optional settings information***" (independent claim 1, emphasis added).

Therefore, in contrast to Stupek and Kullick, the present invention as recited in independent claims 1, 10, and 19, using claim 1 as an example, provides:

1. (PREVIOUSLY PRESENTED) An information processor comprising:

a control information retrieving part retrieving control information that is used to execute a program, wherein **said control information comprises:**

**current address information indicating a current address where the program is stored in a storage device; and**

**definition information including at least one destination address information** related to the program and including at least one definition name uniquely assigned to the destination address information;

a destination defining part **defining the destination address information that is indicated by a user** and a location different from the current address where the program is stored;

a moving part moving the program according to the destination address information indicated by the user, wherein said moving part comprises:

a copying part retrieving the current address information corresponding to said definition name uniquely assigned to the user-indicated destination address information included in said control information in accordance with said definition information and **copying all information, which is stored at the current address and comprises the program, additional installed functions information, and optional settings information, in accordance with the destination address information;** and

a deleting part **deleting all of the information stored at the current address including the program;** and

a control information changing part **changing the control information based on the destination address information** (independent claim 1, emphasis added).

In view of the claim amendments of April 26, 2004 and the remarks herein, withdrawal of the rejection of claims 1-27 and allowance of claim 1-27 is respectfully requested.

**CONCLUSION**

Finally, if there are any formal matters remaining after this response, the examiner is requested to telephone the undersigned to attend to these matters.

Respectfully submitted,

STAAS & HALSEY LLP

Date: June 25, 2004

By:   
Mehdi D. Sheikerz  
Registration No. 41,307

1201 New York Avenue, N.W., Suite 700  
Washington, D.C. 20005  
Telephone: (202) 434-1500  
Facsimile: (202)434-1501